

## DAFTAR PUSTAKA

- Ad Hoc Arbitration. *Pope & Talbot v. Government of Canada*, Ad Hoc Arbitration (1999).
- Agreement Between the Government of the Russian Federation and the Government of the Islamic Republic of Iran on the Promotion and Reciprocal Protection of the Investment.
- Agreement Between the Government of the Russian Federation and the Government of the Republic of Lithuania on the Promotion and Reciprocal Protection of the Investment.
- Alvarez, J. E., *The Public International Law Regime Governing International Investment*. (Hague Academy of International Law, 2011).
- American Law Institute, *Restatement of the law, Second: Foreign Relations Law*, 1965.
- Berger, A., *China's New Bilateral Investment Treaty Policy*. (German Development Institute, 2008).
- Bjorklund, A.K., *National Treatment*, in Reinisch, A. (ed.), *Standards of Investment Protection*, Oxford University Press.
- Butler, W. E., *Russian Law and Legal Institutions*. (Oxford University Press, 2017).
- Cox, J. M., *Expropriation in Investment Treaty Arbitration*, Oxford University Press, 2019.
- Daseking, Christina, Atish R. Ghosh, Timothy D. Lane, and Alun H. Thomas. "I Overview". In *Lessons from the Crisis in Argentina*, (USA: International Monetary Fund, 2005)
- Developing a Model Bilateral Investment Treaty, 14 *LAW & POL'Y INT'L Bus.* 273, 276 (1983).
- Dolzer, Rudolf dan Schreuer, Christopher, *Principles of International Investment Law*, 2nd ed. (Oxford University Press, 2012).
- European Commission, *Investment Policy Reform*, 2020.

- Franck, S. D., Empirically Evaluating Claims about Investment Treaty Arbitration. (North Carolina Law Review, 2007), 86(1), 1–88.
- Friedman M., Prager, D. dan Popova, I., in "Expropriation and Nationalization", The Guide to Energy Arbitration, Global Arbitration Review, 2017.
- Gouw Giok Siong, Segi-Segi Hukum Internasional pada Nasionalisasi di Indonesia, (Jakarta: Penerbitan Universitas Indonesia, 1960).
- Guide on Article 1 of Protocol No. 1 to the European Convention on Human Rights, 29.
- Habermas, Jürgen, Between Facts and Norms, (The MIT Press, 1996), 356–359.
- ICJ. Case of James and Others v. The United Kingdom, Application No. 8793/79, Judgment, 21 February 1986.
- ICJ. Elettronica Sicila S.p.A. (ELSI) v. United States of America, International Court of Justice, Judgment, 20 July 1989.
- ICSID. Marvin Roy Feldman Karpa v. United Mexican States, ICSID Case No. ARB(AF)/99/1.
- ICSID. Philip Morris v. Uruguay, ICSID ARB/10/7, Award, ¶295–298.
- ICSID. Rusoro Mining Ltd. v. Bolivarian Republic of Venezuela, ICSID Case No. ARB(AF)/12/5.
- ICSID. Tza Yap Shum v. Republic of Peru, ICSID Case No. ARB/07/6.
- ICSID. Waguhi Elie George Siag and Clorinda Vecchi v. Arab Republic of Egypt, ICSID Case No. ARB/05/15.
- Kriebaum, U. Regulatory Takings: Balancing of Interests of the Investor and the State, The Journal of World Investment & Trade, 2007.
- M. Sornarajah, Resistance and Change in the International Law on Foreign Investment. (Cambridge: Cambridge University Press, 2015).
- M. Sornarajah, The International Law on Foreign Investment (Cambridge: Cambridge University Press, 2010).

- M. Sornarajah, *The International Law on Foreign Investment* (4th ed.). (Cambridge: Cambridge University Press, 2017).
- Muchlinski, P., *Multinational Enterprises and the Law* (2nd ed.). (Oxford University Press, 2007).
- Muhammad Syaifuddin, “Nasionalisasi Perusahaan Modal Asing: Ide Normatif Pengaturan Hukumnya Dalam UU No. 25 Tahun 2007 Dan Relevansinya Dengan Konsep Negara Hukum Kesejahteraan Pancasila Dalam UUD NRI Tahun 1945”, *Jurnal Hukum Pembangunan* No. 4, Vol. 41, 2011.
- Newcombe, A. and Paradell, L., *Law and Practice of Investment Treaties: Standards and Treatment*, Kluwer Law International, 2009.
- PCA. *Yukos Capital SARL v. The Russian Federation*, PCA Case No. 2013-31.
- Pham, T. H., & Le, Q. V., *Vietnam’s Approach to Investment Protection in Modern Trade Agreements*. (*Journal of International Economic Law*, 2020).
- R. Wilson, *United States Commercial Treaties And International Law* (1960). For a history of U.S. treaties of friendship, commerce, and navigation (FCN), see generally Walker, *Modern Treaties of Friendship Commerce and Navigation*, 42 *MINN. L. REV.* 805 (1958).
- Rahmi, Jened. *Teori dan Kebijakan Hukum Investasi Langsung (Direct Investment)*. (Jakarta: Kencana, 2016).
- Salacuse, J. W., *The Law of Investment Treaties*. (Oxford University Press, 2010).
- Salacuse, *Towards a New Treaty Framework for Direct Foreign Investment*, 50 *J. AIR L. & COM.* 969, 990-91 (1985).
- Salim HS., Erlies S Nurbani, *Penerapan Teori Hukum Pada Penelitian Tesis dan Disertas* (Jakarta: PT Raja Grafindo Persada, 2013), 9.
- Sauvant, K. P., *Improving the International Investment Law and Policy Regime: Options for the Future* (E15 Task Force on Investment Policy, 2015).
- SCC. *Nykomb Synergetics Technology Holding AB v. The Republic of Latvia*, SCC Case No. 118/2001.
- Schill, S. W., (ed.). *International Investment Law and Comparative Public Law* (Oxford: Oxford University Press, 2010), 625–627.

- Schill, S. W., *The Multilateralization of International Investment Law*, (Cambridge University Press, 2010).
- Schreuer, C., *The Concept of Expropriation under the ECT and Other Investment Protection Treaties*, *Transnational Dispute Management*, 2005.
- Schreuer, C., *The ICSID Convention: A Commentary* (2nd ed.), (Cambridge: Cambridge University Press, 2009).
- Sicard-Mirabal, J. and Derains, Y., *Introduction to Investor-State Arbitration*, Kluwer Law International, 2018.
- Spector, Horacio, Don't Cry for Me Argentina: Economic Crises and the Restructuring of Financial Property (*Fordham Journal of Banking and Financial Law*, Vol. XIV, No. 4, 2009).
- Stephan W Schill, Vladislav Djanic, "Wherefore Art Thou? Towards a Public Interest-Based Justification of International Investment Law," *ICSID Review - Foreign Investment Law Journal*, Volume 33, Issue 1, Winter 2018: 29–55, <https://doi.org/10.1093/icsidreview/six025>
- Stiglitz, Joseph, *Globalization and Its Discontents*, (NY Doubleday 2002, 2002), 79–81.
- Tienhaara, K., *The Expropriation of Environmental Governance* (Cambridge University Press, 2009).
- Titi, C., *The Right to Regulate in International Investment Law* (*Studies in International Investment Law*, 2014), 114.
- Treaty Between United States of America and The Argentine Republic Concerning The Reciprocal Encouragement And Protection Of Investment.*
- UNCTAD, *Expropriation*, UNCTAD Series on Issues in International Investment Agreements II, United Nation, New York and Geneva, 2012.
- UNCTAD, *Investment laws: Key trends and developments*, *Investment Policy Monitor Issue No 29*, 2024.
- UNCTAD Investment Policy Hub, "Investment Dispute Settlement Navigator," <https://investmentpolicy.unctad.org/investment-dispute-settlement>

UNCTAD Investment Policy Hub, "International Investment Agreements Navigator," <https://investmentpolicy.unctad.org/international-investment-agreements>

Valentine Petroleum Corporation and Chemical Corporation v. Agency for International Development in Mark Kantor, Michael D. Nolan, Karl P. Sauvant (eds), Reports of Overseas Private Investment Corporation Determinations (Oxford University Press, 2011).

Van Harten, G., A Case for an International Investment Court. (Society of International Economic Law, 2008).

Waibel, M., Kaushal, A., Chung, K.-H., & Balchin, L. (Eds.). (). The Backlash Against Investment Arbitration: Perceptions and Reality, (Kluwer Law International, 2010).